

HOUSE BILL NO. 1988

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Education and Health

on \_\_\_\_\_)

(Patron Prior to Substitute--Delegate Adams, D.M.)

A BILL to amend and reenact §§ 54.1-3408.3, 54.1-3442.5, 54.1-3442.6, and 54.1-3442.7 of the Code of Virginia, relating to Board of Pharmacy; pharmaceutical processors; processing and dispensing cannabis oil.

**Be it enacted by the General Assembly of Virginia:**

**1. That §§ 54.1-3408.3, 54.1-3442.5, 54.1-3442.6, and 54.1-3442.7 of the Code of Virginia are amended and reenacted as follows:**

**§ 54.1-3408.3. Certification for use of cannabis oil for treatment.**

A. As used in this section:

"Cannabis oil" means any formulation of processed Cannabis plant extract, which may include oil from industrial hemp extract acquired by a pharmaceutical processor pursuant to § 54.1-3442.6, or a dilution of the resin of the Cannabis plant that contains at least five milligrams of cannabidiol (CBD) or tetrahydrocannabinolic acid (THC-A) and no more than 10 milligrams of delta-9-tetrahydrocannabinol per dose. "Cannabis oil" does not include industrial hemp, as defined in § 3.2-4112, that is grown, dealt, or processed in compliance with state or federal law, unless it has been acquired and formulated with cannabis plant extract by a pharmaceutical processor.

"Designated caregiver facility" means any hospice or hospice facility licensed pursuant to § 32.1-162.3, or home care organization as defined in § 32.1-162.7 that provides pharmaceutical services or home health services, private provider licensed by the Department of Behavioral Health and Developmental Services pursuant to Article 2 (§ 37.2-403 et seq.) of Chapter 4 of Title 37.2, assisted living facility licensed pursuant to § 63.2-1701, or adult day care center licensed pursuant to § 63.2-1701.

26 "Practitioner" means a practitioner of medicine or osteopathy licensed by the Board of Medicine,  
27 a physician assistant licensed by the Board of Medicine, or a nurse practitioner jointly licensed by the  
28 Board of Medicine and the Board of Nursing.

29 "Registered agent" means an individual designated by a patient who has been issued a written  
30 certification, or, if such patient is a minor or an incapacitated adult as defined in § 18.2-369, designated  
31 by such patient's parent or legal guardian, and registered with the Board pursuant to subsection G.

32 B. A practitioner in the course of his professional practice may issue a written certification for the  
33 use of cannabis oil for treatment or to alleviate the symptoms of any diagnosed condition or disease  
34 determined by the practitioner to benefit from such use. The practitioner shall use his professional  
35 judgment to determine the manner and frequency of patient care and evaluation and may employ the use  
36 of telemedicine ~~consistent with federal requirements for the prescribing of Schedule II through V~~  
37 ~~controlled substances,~~ provided that the use of telemedicine includes the delivery of patient care through  
38 real-time interactive audio-visual technology.

39 C. The written certification shall be on a form provided by the Office of the Executive Secretary  
40 of the Supreme Court developed in consultation with the Board of Medicine. Such written certification  
41 shall contain the name, address, and telephone number of the practitioner, the name and address of the  
42 patient issued the written certification, the date on which the written certification was made, and the  
43 signature or authentic electronic signature of the practitioner. Such written certification issued pursuant to  
44 subsection B shall expire no later than one year after its issuance unless the practitioner provides in such  
45 written certification an earlier expiration.

46 D. No practitioner shall be prosecuted under § 18.2-248 or 18.2-248.1 for ~~dispensing or~~  
47 ~~distributing~~ the issuance of a certification for the use of cannabis oil for the treatment or to alleviate the  
48 symptoms of a patient's diagnosed condition or disease pursuant to a written certification issued pursuant  
49 to subsection B. Nothing in this section shall preclude the Board of Medicine from sanctioning a  
50 practitioner for failing to properly evaluate or treat a patient's medical condition or otherwise violating the  
51 applicable standard of care for evaluating or treating medical conditions.

52 E. A practitioner who issues a written certification to a patient pursuant to this section shall register  
53 with the Board and shall hold sufficient education and training to exercise appropriate professional  
54 judgment in the certification of patients. The Board shall, ~~in consultation with the Board of Medicine,~~ set  
55 a not limit on the number of patients to whom a practitioner may issue a written certification. The Board  
56 may report information to the applicable licensing board on unusual patterns of certifications issued by a  
57 practitioner.

58 F. A patient who has been issued a written certification shall register with the Board or, if such  
59 patient is a minor or an incapacitated adult as defined in § 18.2-369, a patient's parent or legal guardian  
60 shall register and shall register such patient with the Board. No patient shall be required to physically  
61 present the written certification after the initial dispensing by any pharmaceutical processor or cannabis  
62 dispensing facility under each written certification, provided that the pharmaceutical processor or cannabis  
63 dispensing facility maintains an electronic copy of the written certification.

64 G. A patient, or, if such patient is a minor or an incapacitated adult as defined in § 18.2-369, such  
65 patient's parent or legal guardian, may designate an individual to act as his registered agent for the purposes  
66 of receiving cannabis oil pursuant to a valid written certification. Such designated individual shall register  
67 with the Board. The Board may set a limit on the number patients for whom any individual is authorized  
68 to act as a registered agent.

69 H. Upon delivery of cannabis oil by a pharmaceutical processor or cannabis dispensing facility to  
70 a designated caregiver facility, any employee or contractor of a designated caregiver facility, who is  
71 licensed or registered by a health regulatory board and who is authorized to possess, distribute, or  
72 administer medications, may accept delivery of the cannabis oil on behalf of a patient or resident for  
73 subsequent delivery to the patient or resident and may assist in the administration of the cannabis oil to  
74 the patient or resident as necessary.

75 ~~H.~~I. The Board shall promulgate regulations to implement the registration process. Such  
76 regulations shall include (i) a mechanism for sufficiently identifying the practitioner issuing the written  
77 certification, the patient being treated by the practitioner, his registered agent, and, if such patient is a  
78 minor or an incapacitated adult as defined in § 18.2-369, the patient's parent or legal guardian; (ii) a process

79 for ensuring that any changes in the information are reported in an appropriate timeframe; and (iii) a  
80 prohibition for the patient to be issued a written certification by more than one practitioner during any  
81 given time period.

82 ~~I-J.~~ Information obtained under the registration process shall be confidential and shall not be  
83 subject to the disclosure provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.).  
84 However, reasonable access to registry information shall be provided to (i) the Chairmen of the House  
85 Committee for Courts of Justice and the Senate Committee on the Judiciary, (ii) state and federal agencies  
86 or local law enforcement for the purpose of investigating or prosecuting a specific individual for a specific  
87 violation of law, (iii) licensed practitioners or pharmacists, or their agents, for the purpose of providing  
88 patient care and drug therapy management and monitoring of drugs obtained by a registered patient, (iv)  
89 a pharmaceutical processor or cannabis dispensing facility involved in the treatment of a registered patient,  
90 or (v) a registered patient, his registered agent, or, if such patient is a minor or an incapacitated adult as  
91 defined in § 18.2-369, the patient's parent or legal guardian, but only with respect to information related  
92 to such registered patient.

93 **§ 54.1-3442.5. Definitions.**

94 As used in this article:

95 ~~"Cannabis oil" has the same meaning as specified in § 54.1-3408.3.~~

96 "Cannabis dispensing facility" means a facility that (i) has obtained a permit from the Board  
97 pursuant to § 54.1-3442.6; (ii) is owned, at least in part, by a pharmaceutical processor; and (iii) dispenses  
98 cannabis oil produced by a pharmaceutical processor to a registered patient, his registered agent, or, if  
99 such patient is a minor or an incapacitated adult as defined in § 18.2-369, such patient's parent or legal  
100 guardian.

101 "Cannabis oil" has the same meaning as specified in § 54.1-3408.3.

102 "Designated caregiver facility" has the same meaning as defined in § 54.1-3408.3.

103 "Pharmaceutical processor" means a facility that (i) has obtained a permit from the Board pursuant  
104 to § 54.1-3408.3 and (ii) cultivates Cannabis plants intended only for the production of cannabis oil,

105 produces cannabis oil, and dispenses cannabis oil to a registered patient, his registered agent, or, if such  
106 patient is a minor or an incapacitated adult as defined in § 18.2-369, such patient's parent or legal guardian.

107 "Practitioner" has the same meaning as specified in § 54.1-3408.3.

108 "Registered agent" has the same meaning as specified in § 54.1-3408.3.

109 **§ 54.1-3442.6. Permit to operate pharmaceutical processor or cannabis dispensing facility.**

110 A. No person shall operate a pharmaceutical processor or a cannabis dispensing facility without  
111 first obtaining a permit from the Board. The application for such permit shall be made on a form provided  
112 by the Board and signed by a pharmacist who will be in full and actual charge of the pharmaceutical  
113 ~~processor~~ processor's dispensing area or cannabis dispensing facility. The Board shall establish an  
114 application fee and other general requirements for such application.

115 B. Each permit shall expire annually on a date determined by the Board in regulation. The number  
116 of permits that the Board may issue or renew in any year is limited to one pharmaceutical processor and  
117 up to five cannabis dispensing facilities for each health service area established by the Board of Health.  
118 Permits shall be displayed in a conspicuous place on the premises of the pharmaceutical processor and  
119 cannabis dispensing facility.

120 C. The Board shall adopt regulations establishing health, safety, and security requirements for  
121 pharmaceutical processors and cannabis dispensing facilities. Such regulations shall include requirements  
122 for (i) physical standards; (ii) location restrictions; (iii) security systems and controls; (iv) minimum  
123 equipment and resources; (v) recordkeeping; (vi) labeling and packaging; (vii) ~~quarterly routine~~  
124 inspections no more frequently than once annually; (viii) processes for safely and securely dispensing and  
125 delivering in person cannabis oil to a registered patient, his registered agent, or, if such patient is a minor  
126 or an incapacitated adult as defined in § 18.2-369, such patient's parent or legal guardian; (ix) dosage  
127 limitations, which shall provide that each dispensed dose of cannabis oil not exceed 10 milligrams of  
128 delta-9-tetrahydrocannabinol; (x) a process for the wholesale distribution of and the transfer of cannabis  
129 oil products between pharmaceutical processors ~~and~~, between a pharmaceutical processor and a cannabis  
130 dispensing facility, and between cannabis dispensing facilities; (xi) an allowance for the sale of devices  
131 for administration of dispensed products and hemp-based CBD products that meet the applicable standards

132 set forth in state and federal law, including the laboratory testing standards set forth in subsection M; (xii)  
133 an allowance for the use and distribution of inert product samples containing no cannabinoids for patient  
134 demonstration exclusively at the pharmaceutical processor or cannabis dispensing facility, and not for  
135 further distribution or sale, without the need for a written certification;~~and~~ (xiii) a process for acquiring  
136 oil from industrial hemp extract and formulating such oil extract with Cannabis plant extract into allowable  
137 dosages of cannabis oil; and (xiv) an allowance for the advertising and promotion of the pharmaceutical  
138 processor's products and operations, which shall not limit the pharmaceutical processor from the provision  
139 of educational material to practitioners who issue written certifications and registered patients. The Board  
140 shall also adopt regulations for pharmaceutical processors that include requirements for (a) processes for  
141 safely and securely cultivating Cannabis plants intended for producing cannabis oil; (b) ~~a maximum~~  
142 ~~number of marijuana plants a pharmaceutical processor may possess at any one time;~~ (c) the secure  
143 disposal of ~~plant remains;~~ agricultural waste, and ~~(d)~~ (c) a process for registering cannabis oil products.

144 D. The Board shall require that, after processing and before dispensing cannabis oil, a  
145 pharmaceutical processor shall make a sample available from each homogenized batch of product for  
146 testing by an independent laboratory located in Virginia meeting Board requirements. A valid sample size  
147 for testing shall be determined by each laboratory and may vary due to sample matrix, analytical method,  
148 and laboratory-specific procedures. A minimum sample size of 0.5 percent of individual units for  
149 dispensing or distribution from each homogenized batch is required to achieve a representative sample for  
150 analysis. The pharmaceutical processor may remediate cannabis oil that fails any quality testing standard.  
151 Following remediation, all remediated cannabis oil shall be subject to laboratory testing and approved  
152 upon satisfaction of testing standards applied to cannabis oil generally. Stability testing shall not be  
153 required for any cannabis oil product with an expiration date assigned by the pharmaceutical processor of  
154 six months or less from the date of packaging.

155 E. A laboratory testing samples for a pharmaceutical processor shall obtain a controlled substances  
156 registration certificate pursuant to § 54.1-3423 and shall comply with quality standards established by the  
157 Board in regulation.

158 F. Every pharmaceutical ~~processor~~ processor's dispensing area or cannabis dispensing facility shall  
159 be under the personal supervision of a licensed pharmacist on the premises of the pharmaceutical processor  
160 or cannabis dispensing facility. ~~A pharmacist in charge of a pharmaceutical processor may authorize~~  
161 ~~certain employee access to secured areas designated for cultivation and other areas approved by the Board.~~  
162 ~~No pharmacist shall be required to be on the premises during such authorized access. The pharmacist in-~~  
163 ~~charge~~ The pharmaceutical processor shall ensure that security measures are adequate to protect the  
164 cannabis from diversion at all times, and the pharmacist-in-charge shall have concurrent responsibility for  
165 preventing diversion from the dispensing area.

166 Every pharmaceutical processor shall designate a person who shall have oversight of the  
167 cultivation and production areas of the pharmaceutical processor and shall provide such information to  
168 the Board. The Board shall direct all communications related to enforcement of requirements related to  
169 cultivation and production of cannabis oil products by the pharmaceutical processor to such designated  
170 person.

171 G. The Board shall require the material owners of an applicant for a pharmaceutical processor or  
172 cannabis dispensing facility permit to submit to fingerprinting and provide personal descriptive  
173 information to be forwarded along with his fingerprints through the Central Criminal Records Exchange  
174 to the Federal Bureau of Investigation for the purpose of obtaining criminal history record information  
175 regarding the ~~applicant~~ applicant's material owners. The cost of fingerprinting and the criminal history  
176 record search shall be paid by the applicant. The Central Criminal Records Exchange shall forward the  
177 results of the criminal history background check to the Board or its designee, which shall be a  
178 governmental entity. A pharmaceutical processor shall maintain evidence of criminal background checks  
179 for all employees and delivery agents of the pharmaceutical processor. Criminal background checks of  
180 employees and delivery agents may be conducted by any service sufficient to disclose any federal and  
181 state criminal convictions.

182 H. In addition to other employees authorized by the Board, a pharmaceutical processor may  
183 employ individuals who may have less than two years of experience (i) to perform cultivation-related  
184 duties under the supervision of an individual who has received a degree in ~~horticulture~~ a field related to

185 the cultivation of plants or a certification recognized by the Board or who has at least two years of  
186 experience cultivating plants ~~and~~, (ii) to perform extraction-related duties under the supervision of an  
187 individual who has a degree in chemistry or pharmacology or at least two years of experience extracting  
188 chemicals from plants, and (iii) to perform duties at the pharmaceutical processor and cannabis dispensing  
189 facility upon certification as a pharmacy technician.

190 I. A pharmaceutical processor to whom a permit has been issued by the Board may establish up to  
191 five cannabis dispensing facilities for the dispensing of cannabis oil that has been cultivated and produced  
192 on the premises of a pharmaceutical processor permitted by the Board. Each cannabis dispensing facility  
193 shall be located within the same health service area as the pharmaceutical processor.

194 J. No person who has been convicted of ~~(i) a felony under the laws of the Commonwealth or~~  
195 ~~another jurisdiction or (ii) within the last five years, any offense in violation of Article 1 (§ 18.2-247 et~~  
196 ~~seq.) or Article 1.1 (§ 18.2-265.1 et seq.) of Chapter 7 of Title 18.2 or a substantially similar offense under~~  
197 ~~the laws of another jurisdiction~~ within the last five years shall be employed by or act as an agent of a  
198 pharmaceutical processor or cannabis dispensing facility.

199 K. Every pharmaceutical processor or cannabis dispensing facility shall adopt policies for pre-  
200 employment drug screening and regular, ongoing, random drug screening of employees.

201 L. A pharmacist at the pharmaceutical ~~processor~~ processor's dispensing area and the cannabis  
202 dispensing facility shall determine the number of pharmacy interns, pharmacy technicians, and pharmacy  
203 technician trainees who can be safely and competently supervised at one time; however, no pharmacist  
204 shall supervise more than six persons performing the duties of a pharmacy technician at one time in the  
205 pharmaceutical processor's dispensing area or cannabis dispensing facility.

206 ~~M. Any person who proposes to use an automated process or procedure during the production of~~  
207 ~~cannabis oil that is not otherwise authorized in law or regulation or at a time when a pharmacist will not~~  
208 ~~be on-site may apply to the Board for approval to use such process or procedure pursuant to subsections~~  
209 ~~B through E of § 54.1-3307.2.~~

210 ~~N.~~ M. A pharmaceutical processor may acquire oil from industrial hemp extract processed in  
211 Virginia, and in compliance with state or federal law, from a registered industrial hemp dealer or

212 processor. A pharmaceutical processor may process and formulate such oil extract with cannabis plant  
213 extract into an allowable dosage of cannabis oil. Oil from industrial hemp acquired by a pharmaceutical  
214 processor is subject to the same third-party testing requirements that may apply to cannabis plant extract.  
215 Testing shall be performed by a laboratory located in Virginia and in compliance with state law. The  
216 industrial hemp dealer or processor shall provide such third-party testing results to the pharmaceutical  
217 processor before oil from industrial hemp may be acquired.

218 N. With the exception of § 2.2-4031, neither the provisions of the Administrative Process Act (§  
219 2.2-4000 et seq.) nor public participation guidelines adopted pursuant thereto shall apply to the adoption  
220 of any regulation pursuant to this section. Prior to adopting any regulation pursuant to this section, the  
221 Board of Pharmacy shall publish a notice of opportunity to comment in the Virginia Register of  
222 Regulations and post the action on the Virginia Regulatory Town Hall. Such notice of opportunity to  
223 comment shall contain (i) a summary of the proposed regulation; (ii) the text of the proposed regulation;  
224 and (iii) the name, address, and telephone number of the agency contact person responsible for receiving  
225 public comments. Such notice shall be made at least 60 days in advance of the last date prescribed in such  
226 notice for submittals of public comment. The legislative review provisions of subsections A and B of §  
227 2.2-4014 shall apply to the promulgation or final adoption process for regulations pursuant to this section.  
228 The Board of Pharmacy shall consider and keep on file all public comments received for any regulation  
229 adopted pursuant to this section.

230 **§ 54.1-3442.7. Dispensing cannabis oil; report.**

231 A. A pharmaceutical processor or cannabis dispensing facility shall dispense or deliver cannabis  
232 oil only in person to (i) a patient who is a Virginia resident or temporarily resides in Virginia as made  
233 evident to the Board, has been issued a valid written certification, and is registered with the Board pursuant  
234 to § 54.1-3408.3; (ii) such patient's registered agent; or (iii) if such patient is a minor or an incapacitated  
235 adult as defined in § 18.2-369, such patient's parent or legal guardian who is a Virginia resident or  
236 temporarily resides in Virginia as made evident to the Board and is registered with the Board pursuant to  
237 § 54.1-3408.3. A companion may accompany a registered patient into a pharmaceutical processor's  
238 dispensing area or cannabis dispensing facility. Prior to the initial dispensing of cannabis oil pursuant to

239 each written certification, ~~the a pharmacist or pharmacy technician at the location of~~ employed by the  
240 pharmaceutical processor or cannabis dispensing facility shall make and maintain, on site or remotely by  
241 electronic means, for two years a paper or electronic copy of the written certification that provides an  
242 exact image of the document that is clearly legible; shall view, in person or by audiovisual means, a current  
243 photo identification of the patient, registered agent, parent, or legal guardian; and shall verify current board  
244 registration of the practitioner and the corresponding patient, registered agent, parent, or legal guardian.  
245 Thereafter, an initial dispensing may be delivered to the patient, registered agent, parent, legal guardian,  
246 or designated caregiver facility. Prior to any subsequent dispensing of cannabis oil pursuant to each written  
247 certification, ~~the pharmacist, pharmacy technician, an employee~~ or delivery agent shall view ~~the current~~  
248 ~~written certification~~; a current photo identification of the patient, registered agent, parent, or legal  
249 guardian; and the current board registration issued to the patient, registered agent, parent, or legal  
250 guardian. No pharmaceutical processor or cannabis dispensing facility shall dispense more than a 90-day  
251 supply, as determined by the dispensing pharmacist or certifying practitioner, for any patient during any  
252 90-day period. ~~The Board shall establish in regulation an amount of cannabis oil that constitutes a 90-day~~  
253 ~~supply to treat or alleviate the symptoms of a patient's diagnosed condition or disease.~~ A pharmaceutical  
254 processor or cannabis dispensing facility may dispense less than a 90-day supply.

255 B. A pharmaceutical processor or cannabis dispensing facility shall dispense only cannabis oil that  
256 has been cultivated and produced on the premises of a pharmaceutical processor permitted by the Board  
257 or cannabis oil that has been formulated with oil from industrial hemp acquired by a pharmaceutical  
258 processor from a registered industrial hemp dealer or processor pursuant to § 54.1-3442.6. A  
259 pharmaceutical processor may begin cultivation upon being issued a permit by the Board.

260 C. The Board shall report annually by December 1 to the Chairmen of the House Committee for  
261 Courts of Justice Health, Welfare and Institutions and the Senate Committee on ~~the Judiciary~~ Education  
262 and Health on the operation of pharmaceutical processors and cannabis dispensing facilities issued a  
263 permit by the Board, including the number of practitioners, patients, registered agents, and parents or legal  
264 guardians of patients who have registered with the Board and the number of written certifications issued  
265 pursuant to § 54.1-3408.3.

266 D. The concentration of delta-9-tetrahydrocannabinol in any cannabis oil on site may be up to 10  
267 percent greater than or less than the level of delta-9-tetrahydrocannabinol measured for labeling. A  
268 pharmaceutical processor and cannabis dispensing facility shall ensure that such concentration in any  
269 cannabis oil on site is within such range. A pharmaceutical processor producing cannabis oil shall establish  
270 a stability testing schedule of cannabis oil.

271 **2. That the Board of Pharmacy (the Board) shall promulgate regulations implementing the**  
272 **provisions of this act. The Board's initial adoption of regulations shall be exempt from the**  
273 **Administrative Process Act (§ 2.2-4000 et seq. of the Code of Virginia), except that the Board shall**  
274 **provide an opportunity for public comment on the regulations prior to adoption. The Board shall**  
275 **complete work on such regulations in order that they will be implemented no later than September**  
276 **1, 2021.**

277 **3. That in promulgating the regulations implementing the provisions of this act, the Board of**  
278 **Pharmacy shall amend 18VAC-110-60-220 and may include reasonable restrictions on the**  
279 **advertising, logos, signage, and display of cannabis oil products and the appearance of**  
280 **pharmaceutical processors and cannabis dispensing facilities, provided that such restrictions do not**  
281 **prohibit (i) the reasonable promotion of their business and operations or (ii) nonpublic**  
282 **communications. Restrictions may include (a) prohibiting false or misleading statements, (b)**  
283 **prohibiting incorporating unsupported health claims, (c) prohibiting advertisements that target**  
284 **children and the use of statements and illustrations designed or likely to appeal to children, (d)**  
285 **prohibiting online advertising intended to target or otherwise appeal to children, (e) restricting the**  
286 **proximity of advertising to schools, and (f) restricting the posting of advertisements on public**  
287 **property, including public transit vehicles and facilities.**

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